From: Matthew D. Hardin MatthewDHardin@protonmail.com

Subject: Re: Activity in Case 2:24-cv-00421-DBB-JCB Greer v. Moon et al Memorandum Decision

Date: August 15, 2025 at 9:30 AM

To: Matthew D. Hardin MatthewDHardin@protonmail.com

Cc: Russell Greer russmark@gmail.com, Joshua Moon jcmoon@pm.me





Good morning, Mr. Greer.

Exactly six months ago today, we had the below exchange in which you claimed you were owed \$225.25 and we graciously agreed you could offset that amount against payment of \$1,000 in sanctions. In the intervening six months, you have not paid the \$1,000 in sanctions (now increased to \$1,500). On August 1, 2025, you suddenly claimed without any explanation at all that we owe you \$350 rather than \$225.25. There appears to have been no basis at all for that increased demand other than your own greed or failure to check the pleadings and emails in this case.

I write to remind you that the Court's deadline for us to receive your payment of \$1,500 is August 18. You have previously complained that if I do not remind you of your obligation to obey court orders that is somehow the Defendants' fault, so this is a friendly reminder email. We will expect timely payment.

Best,

Matthew D. Hardin

Hardin Law Office Direct Dial: 202-802-1948 NYC Office: 212-680-4938

Email: MatthewDHardin@protonmail.com

On Feb 15, 2025, at 8:59 PM, Matthew D. Hardin < Matthew DHardin@protonmail.com > wrote:

I agree with your math. \$774.75 is the net judgment, allowing you a \$225.25 credit arising from the costs award.

Matthew D. Hardin

Hardin Law Office

Direct Dial: 202-802-1948 NYC Office: 212-680-4938

Email: MatthewDHardin@protonmail.com

The information contained in this message may be privileged. It is intended by the sender to be confidential. If you suspect you may not be the intended recipient, please notify the sender and delete all copies.

On Feb 15, 2025, at 8:34 PM, Russell Greer < RussMark@gmail.com> wrote:

Hello,

So if the \$225.25 is deducted, you want \$774.75?

And ok I will withdraw the motion

Sent from my iPhone

On Feb 12, 2025, at 11:24 AM, Matthew Hardin <matthewdhardin@gmail.com> wrote:

Good afternoon,

In light of the below order, we request that you withdraw your motion at ECF No. 190 as moot. You may deduct \$225.25 from your payment to us, as an offset. Should you fail to withdraw your motion at ECF No. 190, we will of course argue that it is moot in our response on February 28. But additionally, you will be liable for sanctions if we are forced to respond to a moot motion that you have failed to appropriately withdraw. "Plaintiff may be susceptible to sanctions for failing to withdraw the motion once it became moot." *Dorado v. Murillo*, 2024 Cal. Super. LEXIS 12966, *3 (Fe. 9, 2024).

Notwithstanding your vow to "appeal the hell out of this" on February 11, 2025, we also wish to advise you that an interlocutory appeal of a civil sanction is impermissible. "Sanctions, even if issued as civil contempt orders, generally are not deemed final appealable orders under 28 U.S.C. § 1291." *Law v. NCAA*, 134 F.3d 1438, 1440 (10th Cir. 1998). *See also G.J.B. & Assocs., Inc. v. Singleton*, 913 F.2d 824, 827-29 (10th Cir. 1990) (counsel of record may not file interlocutory appeal for imposition of sanctions); *D&H Marketers, Inc. v. Freedom Oil & Gas, Inc.*, 744 F.2d 1443, 1445-46 (10th Cir. 1984) (parties may not file interlocutory appeal from imposition of sanctions); *see also Consumers Gas & Oil, Inc.*, *v. Farmland Indus., Inc.*, 84 F.3d 367, 370 (10th Cir. 1996) (party to a pending proceeding may appeal civil contempt order only as part of appeal from final judgment). Should you attempt an

anng may appear errin ecinempt craet cing ac part or appear from final jaugmenty. Choara you attempt an interlocutory appeal which the appellate court has no jurisdiction to hear, you can expect that we will seek compensation under Fed. R. App. P. 38.

Best,

Matthew D. Hardin

Hardin Law Office Direct Dial: 202-802-1948 NYC Office: 212-680-4938

Email: MatthewDHardin@protonmail.com

On Feb 12, 2025, at 1:04 PM, utd_enotice@utd.uscourts.gov wrote:

This is an automatic e-mail message generated by the CM/ECF system. If you need assistance, call the Help Desk at (801)524-6100. ***NOTE TO PUBLIC ACCESS USERS*** There is no charge for viewing opinions.

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District of Utah

Notice of Electronic Filing

The following transaction was entered on 2/12/2025 at 11:04 AM MST and filed on 2/12/2025

Case Name: Greer v. Moon et al 2:24-cv-00421-DBB-JCB Case Number:

Filer:

Document Number: 230

Docket Text:

MEMORANDUM DECISION and Order: The court ADOPTS IN PART Magistrate Judge Bennett's Order [218]. The court GRANTS IN PART and DENIES IN PART Mr. Greers Objection [221]. Mr. Greer is ORDERED to pay Defendants an award of \$1,000 on or before March 13, 2025. Signed by Judge David Barlow on 02/12/2025. (kpf)

2:24-cv-00421-DBB-JCB Notice has been electronically mailed to:

Stewart B. Harman stewart.harman@bachhomes.com, aanderson@pckutah.com

Matthew D. Hardin matthewdhardin@gmail.com, matthewdhardin@ecf.courtdrive.com, matthewdhardin@protonmail.com

Russell G. Greer russmark@gmail.com

2:24-cv-00421-DBB-JCB Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1060034973 [Date=2/12/2025] [FileNumber=6050790-0 [2a7d4bc59f906bce91ec690b8557cbf821a9f643bc5c12884075b23562b8956e024 048941b873d010d500b8e4194a83ebb07f4f8ff98617f97a8e161fc3e3c0f]]